Last revised: August 1, 2017

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

ln Re:						Case No.:	-	17-29289	
Darlene	Э E	Jeril				Judge:		JNP	
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		Debtor(s)						
			С	hapter 1	13 Plan and	Motions			
	\boxtimes	Original		Modified/	/Notice Requir	ed	Date:	10/9/2017	
	\boxtimes	Motions Included		Modified	/No Notice Re	quired			_
	THE DEBTOR HAS FILED FOR RELIEF UNDER CHAPTER 13 OF THE BANKRUPTCY CODE								
			Y	OUR RIGH	HTS MAY BE	AFFECTED			
confirmation of any modal. You sho or any modal. You confirm to avoid confirmation odify a	uld renotion our cled we this por mation	ave received from the contearing on the Plan properation these papers carefully included in it must file a aim may be reduced, must file a fithout further notice or holan, if there are no timely odify a lien, the lien avoid or der alone will avoid or based on value of the cost file a timely objection	oosed by the Ily and discu a written obj- odified, or el earing, unle- y filed object dance or mo modify the I bilateral or to	e Debtor. Tuss them will be cetion within the cetion within the cetions, without odification reduce the cetions of the cetions	this document is ith your attorney in the time frame his Plan may be bjection is filed but further notice may take place sebtor need not fe interest rate.	the actual Plan propo . Anyone who wishes stated in the Notice. confirmed and becore before the deadline standard becore . See Bankruptcy Rule colely within the chapte le a separate motion of An affected lien credite	sed by the to oppose Your right ne binding ated in the e 3015. If the total transfer adversa	e Debtor to adjust debte any provision of this fits may be affected by to provide motions. Notice. The Court matchis plan includes moticity proceeding to avoid	Plan his s may y ons plan
THIS PL	.AN:								
☐ DOE		DOES NOT CONTAIN	NON-STAN	IDARD PRO	OVISIONS. NOI	I-STANDARD PROVI	SIONS MI	UST ALSO BE SET FO	RTH
⊠ DOE MAY RE PART 7,	SUL	DOES NOT LIMIT THE T IN A PARTIAL PAYMI NY.	E AMOUNT ENT OR NO	OF A SECU PAYMENT	JRED CLAIM B. TAT ALL TO TH	ASED SOLELY ON V IE SECURED CREDI	ALUE OF FOR. SEE	COLLATERAL, WHICH MOTIONS SET FORT	H IN
		I DOES NOT AVOID A NS SET FORTH IN PAR			ONPOSSESSOI	RY, NONPURCHASE-	MONEY S	SECURITY INTEREST	
nitial Del	otor(s)' Attorney: SAS	Initia	al Debtor:	DEJ	Initial Co-Debtor:		·	

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Part	1:	Paym	ent and Length o	f Plan			
	a.	The de	btor shall pay \$	270	per	Month	to the Chapter 13 Trustee, starting on
		<u> </u>	october 1, 2017	for appro	ximately	60	months.
	b.	The del	otor shall make pla	n payments	to the Trust	tee from the fo	ollowing sources:
		\boxtimes	Future earnings				
			Other sources of	funding (des	scribe sourc	e, amount an	d date when funds are available):
	c.	Use of	real property to sa	itisfy plan ob	ligations:		
		☐ Sa	ale of real property				
		Des	scription:				
		Pro	posed date for cor	npletion:	.		
		□ Re	efinance of real pro	perty:			
			scription: posed date for cor	nnletion:			
			an modification wit				property:
				•			Mortgage is Federal National Mortgage Association / Seterus
		Pro	posed date for cor	npletion: 3/3	0/2018		
	d.	. 🗆 The	e regular monthly r	nortgage pa	yment will c	ontinue pendi	ing the sale, refinance or loan modification.
	e.	. 🛭 Otł	ner information tha	t may be imp	oortant relat	ing to the pay	ment and length of plan:
	D	ahtar will r	nake good faith payme	nt of \$1.200 per	r month		
	0	50(0) WIII I	nake good fallit paymor	π στ φ τ,200 po.	mona.		

Part 2: Adequate Protection N	ONE								
	nts will be made in the amount of \$ ation to American Honda Finance Corp.		be paid to the Chapter						
b. Adequate protection paymer debtor(s) outside the Plan, pre-confirm	b. Adequate protection payments will be made in the amount of \$ to be paid directly by the debtor(s) outside the Plan, pre-confirmation to: (creditor).								
Part 3: Priority Claims (Including	Administrative Expenses)								
a. All allowed priority claims will be	pe paid in full unless the creditor agrees	otherwise:							
Creditor	Type of Priority	Amount to be P	aid						
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWE	D BY STATUTE						
ATTORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DI	JE: \$ 2,910						
DOMESTIC SUPPORT OBLIGATION									
 b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☒ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): 									
Creditor	Type of Priority	Claim Amount	Amount to be Paid						
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount.								

Part 4:	Secured Claims			
a.	Curing Default and Maintaining Payments on Principal Residence: ⊠ NC	ONE		

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: 🛛 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)

c. Secured claims excluded from 11 U.S.C. 506: ⊠ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation

				- 00					
ebtor values c r shall be paid ion of any allow d as having "N	ollateral as i the amount wed claim th IO VALUE" i	indicat listed a nat exc it shall dificat	ed below. If t as the "Value eeds that val be treated as ion under th	he claim may of the Credito ue shall be tro s an unsecure is Section Al	be mo or Inte eated a ed clair	odified under Sec rest in Collateral as an unsecured m.	ction 1322(b)(2), the est as	
Collateral	Scheduled Debt		Total Collateral Value	Superior Liens		Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid	
residence	10,131.08		180,000	\$262,241.95		0	0	0	
residence	6,900.50		180,000	\$262,241.95		0	0	0	
Auto- 2008 Accura TL	\$12,184		\$8,673	None		\$10,584.11- balance of cram down from prior case	0	\$10,584.11	
				the Plan, payı	ment c	of the full amount	of the allov	ved	
firmation, the s	stay is termir							that the	
		Colla	ateral to be S	urrendered				Remaining Unsecured Debt	
United Consumer Financial Services				Sirby Cleaning System \$100			\$1.349		
llowing secure	d claims are	unaff	ected by the l		e of plar	n through Loan Modif	ication.		
	ebtor values cr shall be paid ion of any allow d as having "N the Collateral residence residence Auto- 2008 Accura TL e the Debtor rehall discharge der NONE firmation, the s.S.C 1301 be to nancial Services d Claims Una llowing secure	lebtor values collateral as r shall be paid the amount ion of any allowed claim the das having "NO VALUE" NOTE: A mother appropriate Collateral Scheduler Debt residence 10,131.08 residence 6,900.50 Auto- 2008 Accura TL \$12,184 et the Debtor retains collater thall discharge the corresponder NONE firmation, the stay is terminated in S.C 1301 be terminated in the stay is the stay is terminated in the stay is the stay	lebtor values collateral as indicated shall be paid the amount listed at ion of any allowed claim that exceed as having "NO VALUE" it shall not be the appropriate motion of any allowed claim that exceed as having "NO VALUE" it shall not be the appropriate motion of the appropri	residence Auto- 2008 Accura TL The Debtor retains collateral and completes thall discharge the corresponding lien. Rooter I NONE Total Collateral Scheduled Debt Total Collateral Value Rooter I None Total Collateral Value Residence 10,131.08 180,000 Residence 6,900.50 180,000 Auto- 2008 Accura TL Rooter I NONE Signature I None Total Collateral Value Residence 6,900.50 180,000 Rooter I None Rooter I None Rooter I None Collateral and completes in the corresponding lien. Rooter I None Collateral to be Signature I need to surrend in all respects. The I Collateral to be Signature I need to be Signatur	residence residence Auto-2008 Accura TL the Debtor retains collateral and completes the Plan, payinall discharge the corresponding lien. Total Services RONDE: A modification under this Section A the appropriate motion to be filed under Section A the appropri	residence reside	residence 10,131.08 180,000 \$262,241.95 0 Auto-2008 Accura TL 12,184 \$8,673 None \$110,584.11-balance of crambount for meritange of cra	NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan. Collateral Scheduled Debt Total Collateral Value Superior Liens Value of Creditor Interest in Collateral Interest in Collateral Section 6,900.50 180,000 \$262,241.95 0 0 0 Auto-2008 Accura TL \$12,184 \$8,673 None \$10,584.11-balance of cram down from prior case set the Debtor retains collateral and completes the Plan, payment of the full amount of the allow hall discharge the corresponding lien. der NONE firmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and S.C. 1301 be terminated in all respects. The Debtor surrenders the following collateral: Collateral to be Surrendered Value of Surrendered Collateral Unsecutarial Services Kirby Cleaning System \$100 \$11.349	

g. Secured Claims to	be Paid in Fu	ıll Through	n the Plan: ⊠ NONE			- ***
Creditor		Coll	lateral			ount to be ough the Plan
	1 1 1 11					
Part 5: Unsecured 0	Claims ☐ NO	ONE				
a. Not separate	ly classified	allowed no	n-priority unsecured c	aims shall be paid	d:	
☐ Not less th	an \$		to be distributed pro ra	ata		
⊠ Not less th	an <u>0</u>	pe	ercent			
	istribution fron					
		·	ns shall be treated as	follows:		
Creditor	Ва	asis for Sep	parate Classification	Treatment		Amount to be Paid
	ŀ					
Part 6: Executory C	ontracts and	Unexpire	d Leases ⊠ NONE			
(NOTE: See time property leases in this		t forth in 11	U.S.C. 365(d)(4) that	may prevent ass	umption of	non-residential real
All executory cor	ntracts and un	exnired lea	ises, not previously re	ected by operatio	n of law. a	re rejected, except
the following, which are		охрії од 10d			,	
Creditor	Arrears to be Plan	Cured in	Nature of Contract or Lease	Treatment by	Debtor	Post-Petition Payment
				Ì		
				!		

Part 7: Motions NONE												
NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service</i> , <i>Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.												
	a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). ⊠ NONE The Debtor moves to avoid the following liens that impair exemptions:											
Creditor		Nature of Typ Collateral		Type of	Type of Lien		of	Value of Collateral	Amount of Claimed Exemption	Claimed Other Liens		Amount of Lien to be Avoided
					-			ecured to Consecured and to				
Creditor	Collate	eral	Sched Debt	uled	lled Total Collate Value		Sup	perior Liens	Value o Credito Interest Collater	r's in	Total A Lien to Reclas	
Citifinancial NationStar	residence			31.08 0.15		0,000		241.95 241.95	1	0		0,131.08 ,900.15

	c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. \square NONE								
The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:									
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured				
American Honda Finance Corp.	2008 Accura	12,184	8,673	\$10,584.11- balance of secured amount from consent order in prior case	\$1,579.89				
Part 8: Other	Plan Provis	sions							
⊠ Up _									
b. Payme Creditors a	ent Notices and Lessors	provided for in		may continue to mail customary	/ notices or coupons to the				
The Stand 1) Ch. 2) <u>Attor</u> 3) <u>Secu</u> 4) <u>Prior</u>									
d. Post-Petition Claims The Standing Trustee □ is, ☒ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.									

Part 9: Modification ⊠ NONE							
If this Plan modifies a Plan previously filed in this case, complete the information below. Date of Plan being modified:							
Explain below why the plan is being modified:	Explain below how the plan is being modified:						
Are Schedules I and J being filed simultaneously with	this Modified Plan?						
Part 10: Non-Standard Provision(s): Signatures Requ	ired						
Non-Standard Provisions Requiring Separate Signatures:							
⊠ NONE							
☐ Explain here:							
Any non-standard provisions placed elsewhere in this	s plan are void.						
The Debtor(s) and the attorney for the Debtor(s), if an	y, must sign this Certification.						
I certify under penalty of perjury that the plan contains this final paragraph.	s no non-standard provisions other than those set forth in						
Date: 10/9/2017	/s/Steven A. Silnutzer Attorney for the Debtor						
Date: 10/9/2017	/s/Darlene E. Jeril Debtor						
Date:	Joint Debtor						

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Signatures	
The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.	
Date: 10/9/2017	/s/Steven A. Silnutzer Attorney for the Debtor
I certify under penalty of perjury that the above is true.	
Date: 10/9/2017	/s/Darlene E. Jeril Debtor
Date:	Joint Debtor